Fill	in this information to ident	ify your case:			
	ted States Bankruptcy Court	for the:			
Cas	se number (if known)		Chapter 11	Check if this an amended filing	
	ficial Form 201 Dluntary Petiti	on for Non-Individu	als Filing for B	ankruptcy	06/22
lf m	ore space is needed, attach		top of any additional pages, w	ite the debtor's name and the case num	ber (if
2.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names	n/a			
3.	Debtor's federal Employer Identification Number (EIN)	75-1421078			
4.	Debtor's address	Principal place of business	Mailing busines	address, if different from principal places	e of
		107 Trumbull St., Building G-1 Elizabeth, NJ 07206 Number, Street, City, State & ZIP Code Union County	Ocean P.O. Bo Locatio place o	ox 2019 , NJ 07712 x, Number, Street, City, State & ZIP Code n of principal assets, if different from pr f business , Street, City, State & ZIP Code	incipal
5.	Debtor's website (URL)	https://pegasushomefashions.	com		
6.	Type of debtor	Corporation (including Limited Liable Partnership (excluding LLP) Other. Specify:	bility Company (LLC) and Limited	յ Liability Partnership (LLP))	

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Debte	Troutilottora Gaetilott	Company		Case number (if known	
	Name				
7.	Describe debtor's business	Health Care Single Asset Railroad (as Stockbroker Commodity I Clearing Bar None of the a		S.C. § 101(51B)) 3A)) 101(6)) (3)) 5501) pooled investment vehicle (580b-2(a)(11))	· ,
			ourts.gov/four-digit-national-assoc		
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: Chapter 7 Chapter 9 Chapter 11.	noncontingent liquidated \$3,024,725. If this sub-bo operations, cash-flow state exist, follow the procedure. The debtor is a debtor as debts (excluding debts over proceed under Subchape balance sheet, statement any of these documents of the plan is being filed with the caccordance with 11 U.S.C. The debtor is required to exchange Commission and Attachment to Voluntary (Official Form 201A) with	debts (excluding debts owed x is selected, attach the mostement, and federal income to in 11 U.S.C. § 1116(1)(B). defined in 11 U.S.C. § 1182 and to insiders or affiliates) a ster V of Chapter 11. If this is of operations, cash-flow states on the exist, follow the process of the exist. See that the exist of the e	U.S.C. § 101(51D), and its aggregate to insiders or affiliates) are less than at recent balance sheet, statement of ax return or if any of these documents do not (1), its aggregate noncontingent liquidated re less than \$7,500,000, and it chooses to sub-box is selected, attach the most recent tement, and federal income tax return, or if dure in 11 U.S.C. § 1116(1)(B). In one or more classes of creditors, in apple, 10K and 10Q) with the Securities and the Securities Exchange Act of 1934. File the cilling for Bankruptcy under Chapter 11 in ities Exchange Act of 1934 Rule 12b-2.
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a	No.			
	separate list.	District District		nen	Case number Case number
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	□ No ☑ Yes.			
	List all cases. If more than 1, attach a separate list	Debtor District	See Schedule 1, attached		Relationship Case number, if known

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Debt	or Weatherford Cush	ion Company	Case number (if known)				
	Name						
11.	Why is the case filed in this district?	Check all that apply:					
	uns district?	Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.					
		A bankruptcy case concerning debtor's affiliate, ge	eneral partner, or partnership is pending in this district.				
12.	Does the debtor own or	⊠ No					
	have possession of any real property or personal property that needs	Answer below for each property that needs im	mediate attention. Attach additional sheets if needed.				
	immediate attention?	Why does the property need immediate atte	ention? (Check all that apply.)				
		It poses or is alleged to pose a threat of in	nminent and identifiable hazard to public health or safety.				
		What is the hazard?					
		☐ It needs to be physically secured or protect	cted from the weather.				
			t could quickly deteriorate or lose value without attention (for example, luce, or securities-related assets or other options).				
		Other					
		Where is the property?					
		Number, Stree	et, City, State & ZIP Code				
		Is the property insured?					
		☐ No					
		Yes. Insurance agency					
		Contact name					
		Phone					
	Statistical and admir	nistrative information					
13.		. Check one:					
	available funds	Funds will be available for distribution to uns	ecured creditors.				
		After any administrative expenses are paid,	no funds will be available to unsecured creditors.				
11	Estimated number of						
14.	creditors	☐ 1-49 ☐ 1,000- ☐ 50-99 ☐ 5001-	5,000				
	(on a consolidated basis)		1-25,000 More than 100,000				
		200-999					
15.	Estimated Assets	\$0 - \$50,000 \$1,000	0,001 - \$10 million \$500,000,001 - \$1 billion				
	(on a consolidated basis)		00,001 - \$50 million \$1,000,000,001 - \$10 billion				
	,		00,001 - \$100 million				
		\$500,001 - \$1 million \$100,0	000,001 - \$500 million More than \$50 billion				
16.	Estimated liabilities	\$0 - \$50,000 \$1,000	0,001 - \$10 million \$500,000,001 - \$1 billion				
	(on a consolidated basis)		00,001 - \$50 million \$1,000,000,001 - \$10 billion				
			00,001 - \$100 million \$10,000,000,001 - \$50 billion				
		\$500,001 - \$1 million \$100,00	000,001 - \$500 million More than \$50 billion				

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ebtor	Weatherford Cush	ion Company	Case number (if known)				
	Name						
	Request for Relief, D	eclaration, and Signatures					
VARNIN		s a serious crime. Making a false statement in connecti up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, a	on with a bankruptcy case can result in fines up to \$500,000 or and 3571.				
of au	aration and signature thorized sentative of debtor		apter of title 11, United States Code, specified in this petition.				
		I have been authorized to file this petition on behalf o	f the debtor.				
		I have examined the information in this petition and h	I have examined the information in this petition and have a reasonable belief that the information is true and correct.				
		I declare under penalty of perjury that the foregoing is true and correct.					
		Executed on 08/24/2023 MM / DD / YYYY					
	х	/s/ Timothy Boates	Timothy Boates				
		Signature of authorized representative of debtor	Printed name				
		Title Chief Executive Officer	<u></u>				
8. Signa	ature of attorney 🛚 🗶	/s/ Michael R. Nestor	Date 08/24/2023				
		Signature of attorney for debtor	MM / DD / YYYY				
		Michael R. Nestor Printed name					
		Young Conaway Stargatt & Taylor, LLP Firm name					
		1000 North King Street, Wilmington, DE 198	01				
		Number, Street, City, State & ZIP Code					
		Contact phone (302) 571-6600 Email a	address mnestor@ycst.com				
		3526 (DE)					
		Bar number and State					

Official Form 201

Schedule 1

Pending Bankruptcy Cases Filed by the Affiliated Entities

On the date hereof, each of the affiliated entities listed below (collectively, the "**Debtors**") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware (the "**Court**"). Contemporaneous with the filing of their voluntary petitions, the Debtors filed a motion requesting that the Court jointly administer their chapter 11 cases for administrative purposes only.

Entity Name	Federal Employer
	Identification Number (EIN)
Pegasus Home Fashions	87-1703275
Intermediate Inc.	
Pegasus Home Fashions, Inc.	51-0450867
Pegasus Home Fashions Purchaser	87-1712857
Inc.	
Weatherford Cushion Co.	75-1421078

ACTION BY UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF WEATHERFORD CUSHION COMPANY

August 24, 2023

The undersigned, constituting the board of directors (the "Board") of Weatherford Cushion Company, a Texas corporation (the "Company"), hereby takes the following actions and adopts, approves, and consents to the following resolutions by written consent as of the date set forth above:

WHEREAS, management of the Company is vested in the Board pursuant to Article II Section 4 of the *By-Laws of Weatherford Cushion Company*, and section 21.401 of the Texas Corporation Law (the "TCL");

WHEREAS, pursuant to Section 21.415 of the TCL, the Board is authorized to take any action required or permitted by the TCL without a meeting if all members of the Board, consent to the action in writing;

WHEREAS, the Board has reviewed and considered the financial and operational condition of the Company, and the Company's business on the date hereof, including the assets of the Company, and current and long-term liabilities of the Company, and the recommendations of the Company's legal and other advisors as to the relative risks and benefits of pursuing a bankruptcy proceeding for the Company under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"); and

WHEREAS, the Board has determined that it is in the best interests of the Company and the Company's stakeholders, creditors, and other interested parties to commence a case under the provisions of chapter 11 of the Bankruptcy Code, and the Board of the Company has consented to the filing of a voluntary petition under the provisions of chapter 11 of the Bankruptcy Code.

NOW, THEREFORE, BE IT:

Commencement and Prosecution of Bankruptcy Case

RESOLVED, that, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, members, and other interested parties, that a voluntary petition (the "**Petition**") be filed by the Company in the United States Bankruptcy Court for the District of Delaware (the "**Bankruptcy Court**") commencing a case (the "**Bankruptcy Case**") under the provisions of chapter 11 of the Bankruptcy Code; and it is

FURTHER RESOLVED, that the form, terms, and provisions of, the execution, delivery and filing of, and the performance of the transactions and obligations contemplated by the Petition be, and they hereby are, authorized, approved and adopted in all respects; and it is

FURTHER RESOLVED, that any officer, director or other authorized person of the Company or any of their delegates (each, an "Authorized Person" and, collectively, the

"Authorized Persons") shall be, and each of them, acting along, hereby is, authorized, directed, and empowered on behalf of and in the name of the Company (i) to execute and verify the Petition and all documents ancillary thereto, to cause such Petition to be filed with the Bankruptcy Court commencing a chapter 11 case (the "Bankruptcy Case"), and to make or cause to be made prior to the execution thereof any modifications to such Petition or ancillary documents, and (ii) to execute, verify, and file or cause to be filed all other petitions, schedules, lists, motions, applications, declarations, affidavits, and other papers or documents necessary, appropriate, or desirable in connection with the foregoing, with such changes, additions, and modifications thereto as the Authorized Persons executing the same shall approve, such approval to be conclusively evidenced by the Authorized Persons' execution and delivery thereof; and it is;

FURTHER RESOLVED, that each of the Authorized Persons of the Company or his, her, or their designees shall be, and each of them acting alone hereby is, authorized, directed and empowered, in the name of and on behalf of the Company, to pay all expenses, including advisors' fees and retainers, taxes, consent payments, indemnities, and filing fees, in each case as in such Authorized Person's judgment shall be necessary or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein, with all of such payments to be conclusive evidence of such approval and that such Authorized Person deemed the same to be so necessary, appropriate or advisable; and it is

Retention of Professionals

FURTHER RESOLVED, that the law firm of Young Conaway Stargatt & Taylor, LLP ("Young Conaway"), be and hereby is, authorized, directed, and empowered to represent the Company as bankruptcy counsel to represent and assist the Company in carrying out the Company's duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights, including the preparation of pleadings and filings in the Bankruptcy Case; and in connection therewith, the Authorized Persons be, and each of them, acting alone or in any combination, with power of delegation, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Young Conaway; and it is

FURTHER RESOLVED, that RAS Management Advisors, LLC ("RAS"), be and hereby is, authorized, directed, and empowered to provide the Company with a chief executive office and support personnel to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Persons be, and each of them, acting alone or in any combination, with power of delegation, hereby is, authorized, directed, and empowered to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate motion to retain the services of RAS in the Bankruptcy Case; and it is

FURTHER RESOLVED, that Epiq Corporate Restructuring, LLC ("**Epiq**"), be and hereby is, authorized, directed, and empowered to serve as the notices, claims, solicitation, and balloting agent, and administrative advisor to assist the Company in carrying out the Company's duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights

and obligations; and in connection therewith, the Authorized Persons be, and each of them, acting alone or in any combination, with power of delegation, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Epiq; and it is

FURTHER RESOLVED, that SSG Advisors, LLC ("SSG"), be and hereby is, authorized, directed and empowered to serve as investment banker to assist the Company with a restructuring or a sale of the Company's assets and in carrying out the Company's duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Persons be, and each of them, acting alone or in any combination, with power of delegation, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of SSG; and it is

FURTHER RESOLVED, that the Authorized Persons be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered to employ any other professionals to assist the Company in carrying out the Company's duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Persons be, and each of them, acting alone or in any combination, with power of delegation hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of any other professionals as necessary; and it is

FURTHER RESOLVED, that the Authorized Persons be, and each of them, acting alone or in any combination, with power of delegation, hereby is authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel and other professionals and to take and perform any and all further acts and deeds that the Authorized Persons deem necessary, proper or desirable in connection with the Bankruptcy Case, with a view to the successful prosecution of such case; and it is

FURTHER RESOLVED, that each of the aforementioned retained advisors of the Company is hereby authorized to take any and all actions necessary or desirable to advance the Company's rights and obligations and facilitate the commencement of the Bankruptcy Case; and it is

Debtor-in-Possession Financing

FURTHER RESOLVED, that, in connection with the commencement of the Company's Bankruptcy Case, each of the Authorized Persons is authorized and directed, to the extent necessary, on behalf of the Company, as debtor and debtor-in-possession, to negotiate, obtain, execute, deliver, and guarantee postpetition financing and use of cash collateral according to the terms negotiated, or to be negotiated, by, or on behalf of, the Company or otherwise approved by the Bankruptcy Court; and the Company is hereby authorized and directed to take all actions

necessary in connection therewith, including, without limitation (i) the use of cash collateral and the incurrence of debtor in possession financing in such amounts and on such terms as the Authorized Persons deem necessary or advisable (collectively, the "DIP Financing"), (ii) the execution and delivery of any documents to evidence the DIP Financing, including, without limitation, all term sheets, credit agreements, and notes, (iii) the incurrence and payment of fees, (iv) the execution and delivery of real property and personal property (including intellectual property) and security agreements (and amendments, supplements, and modifications thereto, as appropriate), (v) the granting of liens on and security interests in any and all assets of the Company, (vi) the authorization of filing and recording, as applicable, of financing statements, agreements, mortgages, or any other documents evidencing and perfecting such liens or security interests and amendments to such financing statements, agreements, mortgages or other documents, (vii) the acknowledgement of debt and liens of existing loans, (viii) the payment of interest to the Company's existing lenders, and (ix) the execution and delivery of deposit, securities, and other account control agreements (and amendments, supplements, and other modifications thereto, as appropriate), and the Authorized Persons are hereby authorized and directed to execute any appropriate agreements and related ancillary documents on behalf of the Company in connection with the foregoing; and it is

General

FURTHER RESOLVED, that the Authorized Persons be, and hereby are, authorized, directed, and empowered, on behalf of and in the name of the Company, to perform the obligations of such Company under the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices, and documents to be executed and delivered in such form, as the Authorized Persons performing or executing the same shall approve, and the performance or execution thereof by the Authorized Persons shall be conclusive evidence of the approval thereof by the Authorized Persons and by the Company; and it is

FURTHER RESOLVED, that the Authorized Persons be, and hereby are, authorized, directed, and empowered, in the name of and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file, record, and perform under such agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, certificates or other documents, to pay all expenses, including filing fees, and to take such other actions as in the judgment of the Authorized Persons, shall be necessary, proper, and desirable to prosecute a successful completion of the Company's Bankruptcy Case and to effectuate the restructuring or liquidation of the Company's debts, other obligations, organizational form and structure and ownership of the Company, all consistent with the foregoing resolutions and to carry out and put into effect the purposes of which the foregoing resolutions, and the transactions contemplated by these resolutions, the authority thereunto to be evidenced by the taking of such actions; and it is

FURTHER RESOLVED, that the Authorized Persons be, and hereby are, authorized, directed, and empowered, on behalf of and in the name of the Company, to take such actions and execute and deliver such documents as may be required or as the Authorized Persons may determine to be necessary, appropriate, or desirable to carry out the intent and purpose of the foregoing resolutions or to obtain the relief sought thereby, including, without limitation, the execution and delivery of any consents, resolutions, petitions, schedules, lists, declarations,

affidavits, and other papers or documents, with all such actions to be taken in such manner, and all such petitions, schedules, lists, declarations, affidavits, and other papers or documents to be executed and delivered in such form as the Authorized Persons shall approve, the taking or execution thereof by the Authorized Persons being conclusive evidence of the approval thereof by the Authorized Persons and the Company; and it is

FURTHER RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions, which acts and transactions would have been authorized and approved by the foregoing resolutions except that such acts and transactions were taken prior to the adoption of these resolutions, be, and they hereby are, in all respects confirmed, approved, and ratified; and it is

FURTHER RESOLVED, that facsimile, photostatic, or other electronic copies of signatures to this consent shall be deemed to be originals and may be relied on to the same extent as the original

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the Board of the Company has executed this action effective as of the date first written above.

By: <u>/s/ Sanjay Marken</u>
Name: Sanjay Marken

Title: Director

By: ____/s/ Matthew Kahn

Name: Matthew Kahn

Title: Director

Fill in this information to Identify the case:					
Debtor Name: Pegasus Home Fashions, Inc.					
United States Bankruptcy Court for the: District of Delaware	Check if this is an amended filing				
Case Number (If known):					

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A consolidated list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	HEBEI TEXTILES 42 XISANZHUANG STREET, SHIJIAZHUANG HEBEI 50071 CHINA	SZHANG@HBBED.COM; JGAO@HBBED.COM; WANGJIE@HBTEX.COM	TRADE CLAIM				\$904,075.42
2	BEBE TOUSEEF ANWER SQAURE 7 EDEN VALLEY CHAK 204 RB FAISALABAD, PUNJAB PAKISTAN	TOUSEEF@BBJANPAK.COM	TRADE CLAIM				\$659,710.50
3	SUN FIBER LLC 1247 FREDERIC DRIVE RICHBURG, SC 29729	JARRIN.KREGER@SUNFIBERL LC.COM; JOHN.HELMIG@SUNFIBERLL C.COM	TRADE CLAIM				\$549,008.90
4	REINDEER CONSULTANTS REINDEER CONSULTING GROUP 4403 15TH AVENUE, SUITE 520 BROOKLYN, NY 11219	INFO@REINDEERCONSULTA NTS.COM	PROFESSIONAL FEE CLAIM				\$536,643.00
5	PRE-ABI/US CUSTOMS AND BORDER PROTECTION 1300 PENNSYLVANIA AVENUE NW WASHINGTON, DC 20004		TRADE CLAIM				\$500,122.86
6	ZHEJIANG LIUQIAO HOME TEXTILE CO. LTD 583HFGP XIAOSHAN DISTRICT HANGZHOU ZHEJIANG CHINA		TRADE CLAIM				\$341,021.40

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Debtor: Pegasus Home Fashions, Inc.

Case Number (if known):

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
7	KKP FINE LINEN PVT LTD 88 SALEM ROAD, NAMAKKAL - 637 001, TAMIL NADU INDIA	RAKESH.MAKKAR@GMAIL.C OM	TRADE CLAIM				\$305,071.20
8	STANDARD FIBER, LLC 919 EAST HILLSDALE BLVD SUITE 100 FOSTER CITY, CA 94404	PEGGYCHIU@STANDARDFIBE R.COM; SALLYMAN@STANDARDFIBE R.COM	TRADE CLAIM				\$256,614.80
9	INTERNATIONAL PAPER P.O. BOX 644095 PITTSBURGH, PA 15264	MEREDITH.PUCKETT@IPAPE R.COM	TRADE CLAIM				\$255,150.51
10	GP CORRUGATED LLC ATTN HUMMINGBIRD DIGITAL PRINT SOLUTIONS P.O. BOX 743348 LOS ANGELES, CA 90074-3338	ALISHA.WARRINGTON@GAP AC.COM	TRADE CLAIM				\$254,894.88
11	GLOPAK INDUSTRIES, INC. 1037 STATE STREET PERTH AMBOY, NJ 08861	EUGENEG@GLOPAKINDUSTR IES.COM	TRADE CLAIM				\$220,086.54
12	ESSG LSQ FUNDING GROUP, L.C., ESSG P.O. BOX 741383 ATLANTA, GA 30374-1383	INFO@EMPLOYERSOLUTION SGROUP.COM	TRADE CLAIM				\$173,645.82
13	TEETEX LLC 90 S SPRUCE AVE, SUITE T SOUTH SAN FRANCISCO, CA 94080	TONYCHEN@TEETEXLLC.CO M; JAREDLI@TEETEXLLC.COM	TRADE CLAIM				\$168,488.48
14	VARA HOME (ON BEHALF OF SHANGHAI NUTEX) SUITE 2306, GUANGQI CHENG, NO 425 YISHAN ROAD, SHANGHAI CHINA	BWOLNO@VARAHOMEUSA. COM; MMUCCIARONE@VARAHOM EUSA.COM	TRADE CLAIM				\$142,386.00
15	NORTHSTAR 94 MAPLE STREET P.O. BOX 188 EAST LONGMEADOW, MA 01028	NGOODMAN@NSRECYCLE.C OM	TRADE CLAIM				\$125,604.80
16	APEX LOGISTICS INTERNATIONAL, INC 145-68 228TH STREET UNIT 3-4 SPRINGFIELD GARDENS, NY 11413	INFO@APEXGLOBE.COM	TRADE CLAIM				\$111,027.50
17	SHINE LOGISTICS 9245 LAGUNA SPRINGS DR. SUITE 200 ELK GROVE, CA 95758	HELPDESK@SHINELOGISTICS LLC.COM	TRADE CLAIM				\$100,026.00
18	PRATT INDUSTRIES DBA PRATT (ALLENTOWN CORRUGATING), LLC P.O. BOX 933949 ATLANTA, GA 31193-3949	CPRIGGEN@PRATTINDUSTRI ES.COM; BJORDAN@PRATTINDUSTRIE S.COM	TRADE CLAIM				\$97,303.44
19	ADVANCED FOAM RECYCLING AMALGAMATE PROCESSING, INC. P.O. BOX 1257 HURST, TX 76053	DUANE@ADVFOAMREC.CO M	TRADE CLAIM				\$88,760.00

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Debtor: Pegasus Home Fashions, Inc.

Case Number (if known):

	ne of creditor and complete mailing ress, including zip code	and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
20	GMR GENERATED MATERIALS RECOVERY 3444 N 27TH AVE PHOENIX, AZ 85017	JCOHEN@GENERATED.COM; MGREEN@GENERATED.COM	TRADE CLAIM				\$76,814.29
21	TRAVELERS CL REMITTANCE CENTER P.O. BOX 660317 DALLAS, TX 72566-0317		TRADE CLAIM				\$73,580.00
22	BELL CONTAINER CORP. P.O. BOX 5728 615 FERRY STREET NEWARK, NJ 07105	DORLOVSKY@BELLCONTAINE R.COM	TRADE CLAIM				\$63,533.13
23	CLIENTS FIRST 670 NORTH BEERS ST BLDG 4-2ND FLOOR HOLMDEL, NJ 07733		TRADE CLAIM				\$55,000.00
24	THALER SEARCH GROUP, LLC 421 ALYSSA BROOKE DR; SHEPERDSVILLE, KY 40165-8519	DTHALER@TSGSEARCH.COM	TRADE CLAIM				\$52,500.00
25	STEIN FIBERS, LTD. KEY BANK LOCK BOX SERVICES P.O. BOX 714522 CINCINNATI, OH 45271-4522	MANDY@STEINFIBERS.COM; PHILIP.WASSERMAN@STEIN FIBERS.COM	TRADE CLAIM				\$50,680.45
26	XING BANG NO.299, JIU SHU FANG ROAD, INDUSTRY PARK OF CAMEL,ZHEN HAI DISTRICT, NINGBO CITY ZHEJIANG PROVINCE 15202 CHINA	LIGUOPING650@126.COM	TRADE CLAIM				\$48,805.68
27	MILLWOOD INCORPORATED P.O. BOX 960 VIENNA, OH 44473-0960	GDEVATT@MILLWOODINC.C OM	TRADE CLAIM				\$48,416.40
28	EXCEL TEMPORARY SERVICES P.O. BOX 13188 MILWAUKEE, WI 53213-0188		TRADE CLAIM				\$42,125.37
29	GREEN BAY PACKAGING BIN NO. 53139 MILWAUKEE, WI 53288	CBREKKE@GBP.COM	TRADE CLAIM				\$38,383.51
30	HEALTHCARESC, LLC MLILY 1 MLILY WAY WINNSBORO, SC 29180	YIWEI.HE@HKFOAMUS.COM ; LIN.CHEN@HKFOAM.COM; PEIPEI.GUO@HKFOAMUS.CO M; TONI@HKFOAMUS.COM	TRADE CLAIM				\$36,693.00

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:	Chapter 11
PEGASUS HOME FASHIONS, INC., et al.,1	Case No. 23()
Debtors.	(Joint Administration Requested)

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), and 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy

Procedure, the above-captioned debtors and debtors in possession hereby state as follows:

- 1. Debtor Pegasus Home Fashions Intermediate Inc., whose headquarters is 107 Trumbull St, Building G-1, Elizabeth, NJ 07206, is a wholly owned subsidiary of non-Debtor Pegasus Home Fashions Holdings, LLC, whose address is 107 Trumbull St, Building G-1, Elizabeth, NJ 07206.
- 2. Debtor Pegasus Home Fashions Purchaser Inc. is a wholly owned subsidiary of Debtor Pegasus Home Fashions Intermediate, Inc. Pegasus Home Fashions Purchaser Inc.'s corporate headquarters is 107 Trumbull St, Building G-1, Elizabeth, NJ 07206.
- 3. Debtor Pegasus Home Fashions, Inc. is a wholly owned subsidiary of Debtor Pegasus Home Fashions Purchaser Inc. Pegasus Home Fashions, Inc.'s corporate headquarters is 107 Trumbull St, Building G-1, Elizabeth, NJ 07206.
- 4. Debtor Weatherford Cushion Co. is a wholly owned subsidiary of Debtor Pegasus Home Fashions Purchaser Inc. Weatherford Cushion Co.'s corporate headquarters is 2105 Lucas Road, Weatherford, TX 76085.

The Debtors in these chapter 11 cases, along with the last four digits of their federal tax identification numbers, are Pegasus Home Fashions, Inc. (0867); Pegasus Home Fashions Intermediate Inc. (3275); Pegasus Home Fashions Purchaser Inc. (2857); and Weatherford Cushion Co. (1078). The Debtors' mailing address for the purposes of these chapter 11 cases is P.O. Box 2019, Ocean, NJ 07712.

Fill in this information to identify the case:	
Debtor name Weatherford Cushion Compa	any
United States Bankruptcy Court for the: DISTRIC	T OF DELAWARE
Case number (if known)	Check if this is an
	amended filing
Official Form 202	
Declaration Under Penal	ty of Perjury for Non-Individual Debtors 12/15
orm for the schedules of assets and liabilities, and mendments of those documents. This form mus nd the date. Bankruptcy Rules 1008 and 9011.	of a non-individual debtor, such as a corporation or partnership, must sign and submit this ny other document that requires a declaration that is not included in the document, and any at state the individual's position or relationship to the debtor, the identity of the document,
	Making a false statement, concealing property, or obtaining money or property by fraud in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341,
Declaration and signature	
I am the president, another officer, or an autho individual serving as a representative of the de	orized agent of the corporation; a member or an authorized agent of the partnership; or another sebtor in this case.
I have examined the information in the docume	ents checked below and I have a reasonable belief that the information is true and correct:
Schedule A/B: Assets–Real and Pers	sonal Property (Official Form 206A/B)
Schedule D: Creditors Who Have Cla	aims Secured by Property (Official Form 206D)
	Insecured Claims (Official Form 206E/F)
<u> </u>	d Unexpired Leases (Official Form 206G)
Schedule H: Codebtors (Official Forn	,
	r Non-Individuals (Official Form 206Sum)
Amended Schedule	of Oraclitans Wiles Have the OO Learnest Have arranged Objects and Are Meditarial Cofficial Forms OOA)
	of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
Other document that requires a declar	Consolidated Corporate Ownership Statement
I declare under penalty of perjury that the foreg	going is true and correct.
Executed on 08/24/2023	X /s/ Timothy Boates
	Signature of individual signing on behalf of debtor
	Timothy Boates
	Printed name
	Chief Executive Officer
	Position or relationship to debtor